Case 4:18-cr-00718 Document 47 Filed on 06/19/20 in TXSD se 3:20-mj-00616-BT Document 6 Filed 06/19/20 United States Co NORTHERN DISTRICT OF TEXAS Southern District of Texas UNITED STATES DISTRICT COURT **FILED** NORTHERN DISTRICT OF TEXAS June 19, 2020 **DALLAS DIVISION** David J. Bradley, Clerk of Court TATES OF AMERICA Case No. 3:20-nj-00616 BT § Other Dist. Docket No. 1988-U. § Charge Pending: By. ٧. Southern District of Texas JOHN WESLEY SARPY (1) **Houston Division** 

# REPORT OF PROCEEDINGS UNDER RULES 5(c)(3) and 5.1 AND ORDER ENTERED THEREON

The defendant is charged in the above-referenced district with the offense of Violation of Terms of Pretrial Release. Having been arrested in this district on a warrant issued on that/those charge(s), he/she appeared before me for proceedings as follows:

### Rule 5(c)(3)

### Transfer



The government has produced a copy of the warrant, and

The Court finds that the person before the Court is the defendant named in the indictment, information or warrant because:



The defendant waived identity hearing.

- An identity hearing was conducted, and the defendant's identity was established.
- The Court finds, based on the evidence presented during an identity hearing, that the person before the Court is **NOT** the defendant named in the indictment, information or warrant.

#### Rule 5.1: Prelimin

## Preliminary Hearing



No preliminary hearing is necessary because the defendant is charged by indictment:

- The defendant waived a preliminary hearing.
- The defendant elected to have a preliminary hearing in the district where the prosecution is pending.
- The defendant elected to have a preliminary hearing in this district, and based on the evidence presented during the hearing, the Court finds that:
  - There is probable cause to believe that the defendant committed the offense(s) charged.
  - There is NOT probable cause to believe that the defendant committed the offense(s) charged.

### Rule 5(d)(3) Detention Hearing

- No detention hearing is necessary because the government did not move to detain the defendant.
- ☐ The defendant waived a detention hearing.



The defendant elected to have a detention hearing in the district where the prosecution is pending.

The defendant elected to have a detention hearing in this district, and based on the evidence presented during the hearing, the Court finds that:

- □ The defendant should be detained.
- ☐ The defendant should be released on bond.

### ORDER ENTERED ON THE FOREGOING REPORT

### TO: UNITED STATES MARSHAL



You are commanded to transfer the above-named defendant forthwith to the district in which he/she is charged and there deliver him/her to the United States Marshal for that district or to some other officer authorized to receive him/her.

- ☐ It is ORDERED that this defendant be released from custody on bond pending further proceedings.
- ☐ It is ORDERED that this defendant be discharged.

DATE: June 19, 2020.

(Use Other Side for Return)

United States Magistrate Judge